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The owner\*. MEDRAD, INC of percent interest in the instant application hereby declaring except as provided below, the terminal part of the claimful term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent No 5,899.885 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal declarine. The owner hereby agrees that any potent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

in making the above disclaimer, the owner does not disclaim the forminal part of the form of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "his the term of said prior patent by any terminal disclaimer," in the event that said prior patent byter:

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has all claims conceled by a reexamination certificate;

is consumed; or

is in any manner terminated prior to the expiration of its full statutory ferm as presently shortened by any terminal disclarate

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I hereby declare that all statements made herein of my own knowledge are true and that all statements reade on information and bolist are believed to be true, and further that those statements were made with the knowledge that willful talse statements and the like so made one punishable by line or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such within talse statements may peopardize the valigity of the application or any potent issued thereon.

2. The undersigned is an antimory or agent of record. Reg. No. 3/289

GREGORY L. BRADILEY
Typed or printed name

(412) 767-2400

FEBRUARY 17, 2005 Date

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REJECTION OVER A "PRIOR" PATENT	VI/96-001.D2.C.C.D.C.R.A.*:	ER PATENT
In re-Application of: DAVID M. REILLY et. al.		
Application No., 10/668,055		
Filed: SEPTEMBER 22, 2003		
FOR FRONT LOADING INJECTOR SYSTEM WITH PRESSURE JACKET ASSEMBLY AND SYRIN	GE .	
The owner*, MEDRAD INC of 100 percent interest oxcept as provided below, the terminal part of the statutory term of any patent granted on the instatute oxcept as provided below, the terminal part of the statutory term of any patent granted on the term of and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. If granted on the instant application shall be enforceable only for and during such period that it and the agreement runs with only putent granted on the instant application and as binding upon the grantee, if making the above disclaimer, the owner does not disclaim the terminal part of the term of any part of the term of an	ard prior patent is defined in 35 U.S.C154 to owner hereby agrees that any patent so to prior patent are commonly owned. This is successors or assigns	
would extend to the expiration date of the full stantifory form as defined in 35 U.S.C. 154 and 173 of patent is presently shortened by any ferminal disclaimer," in the event fluit said prior patent later: expires for failure to pay a maintenance fee; is hold unanforceable: is found invellid by a require of competent jurisdiction; is statutently disclaimed in whole or forminally disclaimed under 37 CFR 1.321; has all claims cancolled by a reexamination certificate; is reissued; or is no any manner terminated prior to the expiration of its full statutory term as presently shortened.	the prior potent, "us the term of said prior	
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I horoby declare that all statements made herein of my own knowledge are true and the belief are bolicood to be true; and further that these statements were made with the knowledge if made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Unite statements may jeopardize the validity of the application or any patent issued thereon	iat willful false statements and the like so	. ‡
2. The undersigned is an alterney or agent of record. Rep. No. 3/200  Signature	FEBRUARY 17, 2005 - Date	
GRECORY L BRADI EY Typed or printed name		
The Commencement to Fatent a Service with Torrning I desclaimed for ander 37 CFR 1 20(d) included.		
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Docker Nimber (Graffort) MEZIL TE ALBOURSE HAN TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING 1: VI/96-004F02:COC.DXCRATPFIGREPATENT REJECTION OVER A "PRIOR" PATENT In re-Application of: DAV(D M, REILLY et. al. Application No., 10/688,055 Filor: SEPTEMBER 22, 2003 FRONT LOADING INJECTOR SYSTEM WITH PRESSURE JACKET ASSEMBLY AND SYRINGE The owners. MEORAO, INC. percent interest in the instant application hereby occlasiis, raf. 100 except as provided below, the terminal part of the statutory form of any patient granted on the instead application which would extend beyond the expiration date of the full statutory term prior patent No. 5,779.675 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commanly award. The agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, has the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later expires for failure to pay a maintenance feet is held ununlercoable: is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terrimally disclaimed under 37 CFR 1 321; has all claims canceled by a reexamination certificate. is a) any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check other box 1 or 2 below, if appropriate. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made or information and belief are believed to be true; and further that those statements were made with the knowledge that willful false statements, and the like to made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such within take statements may jeopardize the validity of the application or any patent essued thereon. 2 Libe undersigned is an alterney or agent objectord. Reg. No. 34/299 FERRUARY 17, 2005 Signalare Date GREGORY L. BRADLEY Typed or printed name (442) 767 2400 Telephone Number Terminal disclaimer fee under 37 CFR 1 20(d) included. charge and the appropriate teen in reconcisions Forming Disconner to Doorsal Account No. 12, 2530.

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